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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/613,676	07/03/2003	Hubert Remmlinger	ZAHFRI P520US	7283
20210 75	. 06/16/2004		EXAM	INER
DAVIS & BUJOLD, P.L.L.C.			LARKIN, DANIEL SEAN	
FOURTH FLOOR 500 N. COMMERCIAL STREET			ART UNIT	PAPER NUMBER
	R, NH 03101-1151		2856	
			DATE MAILED: 06/16/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.

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· · · · · · · · · · · · · · · · · · ·		Application No.	Applicant(s)	
		10/613,676	REMMLINGER ET AL.	
	Office Action Summary	Examiner	Art Unit	
		Daniel S. Larkin	2856	
 Period for	The MAILING DATE of this communication ap Reply	opears on the cover sheet w	vith th correspondence address	
THE M - Extensi after SI - If the pi - If NO p - Failure Any rep	RTENED STATUTORY PERIOD FOR REPI AILING DATE OF THIS COMMUNICATION. ions of time may be available under the provisions of 37 CFR 1. IX (6) MONTHS from the mailing date of this communication. eriod for reply specified above is less than thirty (30) days, a rejected for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a ply within the statutory minimum of thi d will apply and will expire SIX (6) MO te, cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communications NBANDONED (35 U.S.C. § 133).	on.
Status				
1)⊠ F	Responsive to communication(s) filed on 03.	July 2003.		
2a)□ T	This action is FINAL . 2b)⊠ Thi	is action is non-final.		
·	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is			
C	closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.	
Dispositio	on of Claims			
4) × (Claim(s) <u>11-21</u> is/are pending in the application	on.		
4	a) Of the above claim(s) is/are withdra	awn from consideration.		
	Claim(s) is/are allowed.			
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>11,14-16,18 and 21</u> is/are rejected.			
·	Claim(s) <u>12, 13, 17, 19, and 20</u> is/are objecte			
8) \(\)	Claim(s) are subject to restriction and/	or election requirement.		
Applicatio	on Papers			
	he specification is objected to by the Examir			
-	The drawing(s) filed on <u>03 July 2003</u> is/are: a			
	Applicant may not request that any objection to the			۱۳/
	Replacement drawing sheet(s) including the corre			(a).
[]	he oath or declaration is objected to by the E	zammer. Note the attacht	su Office Action of form PTO-152.	
riority ur	nder 35 U.S.C. § 119			
12)⊠ A	cknowledgment is made of a claim for foreig	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
•	All b) Some * c) None of:			
	1.⊠ Certified copies of the priority documer			
	2. Certified copies of the priority documer			
	B. ☐ Copies of the certified copies of the pri	onty documents have bee	n received in this National Stage	
ઉ	application from the International Bure	(DOT Dule 47 0/-))		

Attachment(s)

1) Notice of

1) 🖂	Notice of References Cited (PTO-892)
2) 🔲	Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) 🛛	Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
	Paper No(s)/Mail Date

	Interview Summary (PTO-413) Paper No(s)/Mail Date
5) 🔲	Notice of Informal Patent Application (PTO-152)

6) L	_ Other: ˌ	
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DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Specification

2. The amendment filed 03 July 2003 is objected to under 35 U.S.C. 132 because it introduces new matter into the disclosure. 35 U.S.C. 132 states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows: The connection of a display (12), a computer screen, an indicator, a warning light, etc. to the electronic unit 8 to indicate to the operator of the machine or the transmission that servicing of the machine or transmission is desired or necessary. Additionally, the addition of the "display 12" to the drawing figure is not supported by the original disclosure. Applicant's foreign priority document fails to indicate that a display 12 is utilized in the invention.

Applicants are required to cancel the new matter in the reply to this Office Action.

Claim Objections

3. Claims 20 and 21 are objected to because of the following informalities:

Re claim 20, claim line 3: The "comma" after the term "data" should be corrected with a -- colon --.

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Re claim 20, claim line 7: The phrase "the element" lacks antecedent basis.

Re claim 21, claim lines 9 and 10: The phrase "the machine" lacks antecedent basis. Appropriate correction is required.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 11 and 14 are rejected under 35 U.S.C. 102(e) as being anticipated by US 6,435,013 (Rodriguez et al.).

With respect to the limitations of claim 11, the reference to Rodriguez discloses a ferromagnetic particle sensor (10) for detecting the quantity of wear metals in engine oil. The sensor (10) is provided with two electromagnets (40, 42) each provided with a coil (50, 58). The sensor generates an output signal indicative of the amount of wear metals, which in turn is indicative of the condition of the machine.

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With respect to the limitations of claim 14, the reference discloses that as the electromagnets (40, 42) are energized ferromagnetic particles are attracted to the coil to be detected and accumulated, col. 4, lines 29-45.

6. Claim 21 is rejected under 35 U.S.C. 102(a) as being anticipated by DE 10058844 (Remmlinger et al.).

With respect to the limitations of claim 21, the reference to Remmlinger et al. discloses and inductive measurement system for measuring the concentration of ferritic wear particles within a gear transmission, whereby a soft magnetic core (4) is located in a lower region of an oil carrying channel (1) with a coil wound around the core. An output signal is generated which is indicative of a condition of the transmission.

Although not expressly shown, some indicator means is inherent in view that the output signal must inform someone of the gear oil condition, otherwise the sensor would serve no purpose.

7. Claims 11, 14-16, 18, and 21 are rejected under 35 U.S.C. 102(b) as being anticipated by US 4,219,805 (Magee et al.).

With respect to the limitations of claim 1, the reference to Magee et al. discloses a lubricating oil debris monitoring system which detects accumulation of the debris particles deposited within an engine oil, by a measurement system having a coil (14); and an output signal is generated from the measurement system which is indicative of condition of the machine.

With respect to the limitations of claim 14, the reference discloses that the coil (14) acts as a capturing magnet by attracting the particles to the surface (17) of a magnetic steel shroud (15) surrounding the device such that the particles collect on the surface (17).

With respect to the limitations of claim 15, the reference discloses that accumulation of the particles on the surface (17) causes a change in the inductance of the device, and this change is representative of the capture and mass of the particles. An output signal from the device is submitted to signal conditioning means (30) to evaluate the output signals which are a function of the mass of the particles.

With respect to the limitations of claim 16, the reference discloses that an alternative embodiment can be used, as shown in Figure 2b, which changes the permanent magnet (12) shown in Figure 2a with a soft iron core which in turn is energized with a power coil (15). This embodiment presents a self-cleaning advantage of some applications in that debris particles tend to fall off collection surface (17) when system power is off.

With respect to the limitations of claim 18, the reference to Magee et al. discloses a device for diagnosis of a machine by analyzing oil flowing within the machine comprising a coil core located in a region of an oil sump with a coil wound around the coil core; and a device for providing measurement conditions of the machine coupled to the core for receiving an inductance signal influenced by the accumulation of wear particles adjacent the coil, the wear particles accumulate on a surface and influence the inductance of the coil, and this change is representative of the capture and mass of the

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particles; and an indicator/display means for providing an audio/visual output of the measurement signals to indicate corrective action.

With respect to the limitations of claim 21, the reference to Magee et al. discloses a method of diagnosing a transmission/rotor gear box by detecting debris particles which are deposited within oil flowing through the gear box with a measurement system having a coil (14); generating an output signal from the measurement system which is indicative of a condition of the fluid within the rotor gear box; and sending the output signal to an indicator/display means to indicate that servicing of the rotor gear box is required.

Allowable Subject Matter

8. The following is a statement of reasons for the indication of allowable subject matter:

Prior art was not relied upon to reject clams 12, 13, 17, 19, and 20 because the prior art fails to teach and/or make obvious the limitations presented in the above cited claims in combination with all of the limitations of base claims 11 or 18.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel S. Larkin whose telephone number is 571-272-2198. The examiner can normally be reached on 8:00 AM - 5:00 PM Mon-Fri.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hezron Williams can be reached on 571-272-2208. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Daniel Larkin AU 2856 14 June 2004

DANIELS.LARKIN PRIMARY EXAMINER